

Financial Advisory

Crocus Investment Fund

December 31, 2013 Quarterly Report

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1.0 Background

On June 28, 2005, pursuant to an application made by the Manitoba Securities Commission ("MSC") under Section 27 of The Securities Act, the Court of Queen's Bench (the "Court") made an Order appointing Deloitte Restructuring Inc. (formerly Deloitte & Touche Inc., hereafter referred to as "Deloitte" or the "Receiver") as Receiver and Manager of the Crocus Investment Fund ("Crocus" or the "Fund"). The Receiving Order appointed Deloitte as Receiver over all of Crocus' current and future assets, undertakings and properties and granted the Receiver powers to carry out its duties as outlined in the Order.

The purpose of this Report is to report on the activities of the Receiver as well as to provide an update on the financial position of the Fund. The Report will cover the Receiver's operations and activities since the September 30, 2013 Quarterly Report.

2.0 Activities of the Receiver

The following summarizes the major activities of the Receiver since September 30, 2013:

- Preparing the September 30, 2013 and December 30, 2013 Quarterly Reports.
- Administering the interim distributions of funds as outlined in the Court Orders of September 4, 2009 and December 12, 2011.
- Corresponding with numerous shareholders, brokers, dealers and intermediaries regarding the second distribution.
- Supervising and directing agents retained by the Receiver.
- Corresponding with individual Crocus shareholders.
- Ongoing monitoring of the remaining investee companies and discussions with various stakeholders of the investees with respect to possible courses of action regarding Crocus' investment in the investees.
- Ongoing discussions and negotiations with certain of the investee companies about possible exit strategies for Crocus.
- Fulfilling the duties of Crocus as General Partner of the Manitoba Science & Technology Fund ("MS&T").
- Corresponding with Crocus' landlord and sub-tenants regarding ongoing tenancy and sub-tenancy issues, including matters related to building operating costs.

3.0 Operations

The ongoing activities related to Crocus consist of investment monitoring, financial reporting, shareholder services and tax reporting. The Receiver no longer employs any former employees of Crocus but has sub-contracted certain information technology and back office services.

The Receiver continues to occupy a portion of the Crocus premises at 211 Bannatyne Avenue in Winnipeg (the "Leased Property"). The majority of the balance of the space which Crocus leased has been sublet.

4.0 Financial position

Financial information for Crocus has been prepared by the Receiver for the first fiscal quarter ended December 31, 2013, and is attached as Appendix 1.

The following summarizes the financial position of the Fund:

- Investments in cash and cash equivalents (Guaranteed Investment Certificates and Government Bonds) of approximately \$10.5 million. This excludes funds held in trust for shareholders relating to prior distributions, Court ordered holdbacks, or other settlements.
- Accounts receivable of approximately \$0.5 million. The majority of the balance consists of the balance due from the sale of one (1) portfolio investment. In addition, the balance includes accrued interest on marketable securities and portfolio investments.
- Net carrying value of the remaining Crocus portfolio of investees of approximately \$6.1 million. The portfolio valuation is primarily carried at the June 28, 2005 value which was derived from the external valuations completed after Crocus ceased trading in December 2004.

5.0 Portfolio

5.1 Background

As at June 28, 2005, there were 46 individual investee companies in the Crocus portfolio with a gross carrying value of approximately \$64.1 million.

During the quarter the Receiver sold and settled its interest in one (1) investment, Cumulatively to September 30, 2013, 40 of the 46 investments within the Crocus portfolio have been realized upon or are considered closed.

In summary, since its appointment, the Receiver has realized proceeds of approximately \$59.6 million for investments with a June 28, 2005 book value of approximately \$58.0 million, representing a recovery of approximately 103%. Crocus' carrying value for these investments, when it ceased trading in December 2004, was approximately \$92.0 million, which would represent a recovery of approximately 65%. In addition, since its appointment, the Receiver has eliminated exposure on approximately \$2.3 million in guarantees that had been reserved by Crocus.

5.2 Status

The status of the remaining investments is as follows:

Novra Technologies Inc. ("Novra")

 Novra is an investment held by the Fund representing both equity and debt obligations due to Crocus. The Receiver and the investee have entered into a long term agreement for the repayment of the indebtedness.

Manitoba Science & Technology Fund, Diamedica Inc., Genesys Venture Inc., and ST Partnership

Crocus is an investor in MS&T which is a limited partnership holding several science and technology investments. Crocus is the sole owner of the General Partner and the limited partners gave the General Partner a mandate to wind down the partnership. Crocus and MS&T's holdings include Diamedica Inc., Genesys Ventures Inc. and ST Partnership. There are numerous interrelationships amongst these entities. In some cases, the ability to

negotiate divestitures of MS&T's science and technology investments is limited given that certain of the companies are publicly traded with limited market liquidity. As a result, the timing of a complete disposition is unknown.

Canad Corporation Ltd. ("Canad")

• No exit agreement has been agreed upon with Canad.

6.0 Commitments and contingencies

The primary remaining obligation of the Fund is for the lease on the Leased Property which terminates on September 30, 2016. The agent for the landlord had previously notified the Receiver of a claim for past building operating costs of approximately \$0.2 million. The Receiver had several meetings with the agent regarding the quantification and potential settlement of the claim. No resolution was reached, and on October 23, 2013, the agent for the landlord issued a statement of claim against Crocus and the Receiver for approximately \$0.1 million. The Receiver has filed a statement of defence and plead that as at October 31, 2013 it has overpaid building operating costs by approximately \$42,000.

There remains one known contingency for an indemnity provided by Crocus to an investee company.

7.0 Share value

The estimated net asset value of the Class A and Class I shares (the "Share Value") as at December 31, 2013 was \$1.28 per share, as detailed in Appendix 1. As noted in previous reports, the Receiver emphasizes that the Share Value is an accounting book value partially based on the June 28, 2005 carrying value of the investment portfolio.

Future events will determine the ultimate realizable value of the portfolio. Such matters may have a material effect on the Share Value which is ultimately available for distribution to Crocus shareholders. The future events identified to date include:

- Possible further increases/reductions in the value of the portfolio as a result of ongoing investee performance;
- The length of time taken to realize on the portfolio;
- Professional costs incurred by the Receiver and its counsel as a result of current and future negotiations and litigation;
- Any provision for the difference between the head lease cost and sublease revenue for the Leased Property;
- Any additional guarantees or indemnities granted by Crocus which have not yet been identified; and/or
- All other costs of monitoring the portfolio and realizing on the assets.

The Receiver will continue to provide updates on the Share Value in future Quarterly Reports.

8.0 Class Action

Approximately two weeks following the appointment of the Receiver, a Class Action statement of claim (the "Class Action") was issued against Crocus, Crocus Capital Inc. and 21 other defendants. The claim sought \$150 million in damages from the defendants for negligence and oppression, as well as punitive and exemplary damages. A second class action was subsequently filed against the Government of Manitoba (collectively referred to as the "Class Actions"). Certain of the defendants, namely certain former directors and officers of Crocus, Wellington West Inc., and BMO Nesbitt Burns Inc., claimed written or statutory indemnities from Crocus for any amounts which they might have been obliged to pay to the class action plaintiffs.

The parties in the Class Actions subsequently entered into various settlement agreements, the last of which was approved by Mr. Justice K. Hanssen on April 22, 2009.

As part of the settlements, the directors and officers assigned any claim for contribution and indemnity that they may have had to the Class Action plaintiff. Pursuant to this assignment, on June 25, 2010, the Class Action plaintiff filed a statement of claim against Fillmore Riley LLP ("Fillmore") and Stafford F. Swain & Associates ("Stafford"). Fillmore had acted as counsel to the Fund and Stafford had provided valuation services. The claim was a representative action on behalf of the shareholder class and claimed damages of up to \$5.0 million, plus interest.

A settlement was reached and approved between the Class Action plaintiff and Stafford on November 15, 2011. The Receiver has received the settlement funds in the approximate amount of \$147,000.

Fillmore opposed and sought to have the claim against them struck. Fillmore's motion was heard by the Court of Appeal and the claim by the Class Action plaintiff was upheld. The Class Action plaintiff had filed a motion to compel Fillmore to produce an affidavit of documents and to determine whether certain documents in Fillmore's possession, including its solicitors' file, are privileged. Subsequently, the Class Action plaintiff advised that a settlement with Fillmore has been reached in the approximate amount of \$35,000.

One of the previous settlement agreements was with PriceWaterhouseCoopers LLP ("PwC"), the Fund's former auditors. As part of the settlement agreement, the Class Action plaintiff was required to hold \$0.5 million (the "Holdback Amount") in trust to compensate or reimburse PwC for reasonable fees, disbursements or other expenses or charges that PwC may incur subsequent to the settlement agreement as a result of the claim assigned to the Class Action plaintiff against Fillmore or any related proceeding, or its involvement in a proceeding commenced by the Receiver against any Crocus investee. Upon final disposition of the claim against Fillmore an application will be made to Court for an order for the distribution of the Holdback Amount.

9.0 Interim distributions

9.1 First interim distribution

On September 4, 2009, the Court issued an Order authorizing a rateable interim distribution of approximately \$54.7 million to the Class A and Class I shareholders. Concurrent with the distribution, the Receiver also began distributing the net proceeds of the Class Actions settlements. Class A and Class I shareholders received \$3.83 per share from the approved distribution plus their portion of the Class Actions settlement.

As at December 31, 2013, the Receiver had paid out approximately \$52.8 million, or approximately 97%, of the first interim distribution, however, there remains approximately \$2.0 million in unclaimed distributions which includes approximately \$0.2 million in unclaimed Class Action settlements.

Second interim distribution 9.2

On December 12, 2011, the Court issued an Order authorizing a second interim distribution of approximately \$9.0 million to the Class A and Class I shareholders.

Mailings for the distribution took place in January 2012. As at December 31, 2013, the Receiver had paid out approximately \$8.1 million, or 90%, of the second interim distribution, however, there remains approximately \$0.9 million in unclaimed distributions.

10.0 Shareholder communication

The Receiver has continued to post Court Orders, Receiver's Reports, Quarterly Reports, media statements and shareholder letters on its website at www.deloitte.com/ca/crocusfund.

11.0 General

A Statement of Receipts and Disbursements for the period from June 28, 2005 to December 31, 2013 is attached as Appendix 2.

The Receiver will continue to keep the Court apprised of ongoing developments with the next Quarterly Report to be filed in mid-April 2014.

pelech

Respectfully submitted this 15th day of January, 2014.

DELOITTE RESTRUCTURING INC., in its capacity as Receiver and Manager of Crocus Investment Fund and not in its

personal capacity.

Per: Steven P. Peleck

Senior Vice-President

Appendix 1 – Crocus financial information as at December 31, 2013

Crocus Investment Fund Consolidated Statement of Net Assets As at December 31, 2013 (unaudited)

ASSETS	December 31, 2013		
Cash and equivalents	\$	10,462,187	
Cash in Trust - Holdback		1,000,000	
Cash in Trust - 1st Interim Distribution		1,753,103	
Cash in Trust - Class Action Settlements		225,089	
Cash in Trust - 2nd Interim Distribution		946,904	
Cash in Trust - Class Action Settlements		147,328	
Investments in Manitoba businesses (Note 1)		6,127,136	
		20,661,747	
Accounts receivable		544,741	
Capital assets		146,898	
	'	21,353,386	
LIABILITIES			
Accounts payable and accrued liabilities		10,795	
Due to Shareholders - 1st Interim Distribution		1,753,103	
Due to Shareholders - Class Action Settlements		225,089	
Due to Shareholders - 2nd Interim Distribution		946,904	
Due to Shareholders - Class Action Settlements		147,328	
NET ASSETS	\$	18,270,167	
SHAREHOLDERS' EQUITY			
	Ф	400 044 000	
Share capital	\$	188,014,669	
Deferred selling costs adjustment 1st Interim Distribution - Class "A" shares		(9,134,637)	
		(54,462,836)	
2nd Interim Distribution - Class "A" shares		(8,956,466)	
1st Interim Distribution - Class "I" & "L" shares 2nd Interim Distribution - Class "I" shares		(264,956) (43,539)	
Deficit		(96,882,068)	
Delicit	\$	18,270,167	
	Ψ	10,270,107	
NET ASSET VALUE PER SHARE			
Net assets	\$	18,270,167	
Balance attributed to the Class "A" Common and Series Two Class "I" Special Shares	\$	18,270,167	
Number of issued Class "A" Common Shares		14,220,000	
Number of issued Series Two Class "I" Special Shares		69,126	
		55,.25	
		14,289,126	
NET ASSET VALUE PER CLASS "A" COMMON SHARE and			
SERIES TWO CLASS "I" SPECIAL SHARE	\$	1.28	

Crocus Investment Fund Consolidated Statement of Investment Portfolio As at December 31, 2013 (unaudited)

Note 1

INVESTMENTS IN MANITOBA BUSINESSES

Canad Corporation of Canada Inc.

Diamedica Inc.

Genesys Venture Inc.

Manitoba Science & Technology Fund

Novra Technologies Inc.

ST Partnership

INVESTMENTS IN MANITOBA BUSINESSES

\$ 6,127,136

Appendix 2 – Statement of receipts and disbursements to December 31, 2013

	June 28, 2005 to March 31, 2012		April 1, 2012 to December 31, 2013			<u>Total</u>
Receipts Cash and Short Term Investments on Hand Contract Back Office Services Dividends-Portfolio Income Tax Refund Insurance Claim and Premium Refund Interest-Portfolio Interest-Short Term Investments Investment Principal Repayments Management Fees Proceeds on Disposal of Investments	\$	23,363,012 518,463 657,483 283,503 20,662 1,640,835 7,376,492 2,890,163 1,118,517 52,442,430	\$	184,171 - 184,171 - 167,894 214,994 135,394 88,263 4,190,702 492,361	\$	23,363,012 518,463 657,483 467,674 20,662 1,808,729 7,591,486 3,025,557 1,206,780 56,633,132
Rent/Sub-Lease Sundry Pre-Receivership Accounts Receivable Class Action Settlements Total Receipts	\$	1,804,884 297,476 1,247,463 6,812,978	<u> </u>	492,361 - - 147,328 5,621,107	\$	2,297,245 297,476 1,247,463 6,960,306
Total Receipts	Ψ	100,474,361	Φ	5,021,107	_Φ	100,095,406
Disbursements Advances to Investees Capital Tax Computer, Telephone and Office Expense Consulting Fees Employee Pension Insurance - Indemnification Investee Guarantee and Indemnification Investment Expenses Legal Fees Disbursements Taxes Legal Fees - Indemnification Disbursements Taxes Legal Fees - Indemnification Ensurate Expenses Legal Fees - Indemnification Disbursements Taxes Regal Fees - Indemnification Disbursements Taxes Payroll & Benefits Receiver and Manager Fees Taxes Rent Settlements Shareholder Services Pre-Receivership Payables and Accruals	\$	265,132 200,257 719,488 359,150 442,922 141,608 1,344,677 218,497 2,038,338 55,735 261,922 651,982 11,216 50,057 1,735,550 7,130,967 407,821 2,899,455 579,116 1,317,222 914,385	\$	- 38,448 - - 16,388 - 245 121,224 2,130 14,636 76,423 1,769 9,254 - 740,516 37,026 773,127 - 369,168	\$	265,132 200,257 757,936 359,150 442,922 157,996 1,344,677 218,742 2,159,562 57,865 276,558 728,405 12,985 59,311 1,735,550 7,871,483 444,847 3,672,582 579,116 1,686,390 914,385
Total Disbursements		21,745,497	'	2,200,354		23,945,851
Excess of Receipts over Disbursements prior to:		78,728,864		3,420,753		82,149,617
1st Interim Distribution - Class "A" Shares 1st Interim Distribution - Class "I" & "L" Shares Class Action Settlements 2nd Interim Distribution - Class "A" Shares 2nd Interim Distribution - Class "I" Shares		52,305,250 264,955 6,537,507 7,545,272 43,539		403,954 - 50,382 464,147 -		52,709,204 264,955 6,587,889 8,009,419 43,539
Excess of Receipts over Disbursements	\$	12,032,341	\$	2,502,270	\$	14,534,611
Represented by: Short Term Investments and Bonds Cash in Trust - Holdback Cash in Trust - 1st Interim Distribution Cash in Trust - 2nd Interim Distribution Cash in Trust - Class Action Settlements Cash in Trust - Class Action Settlements					\$	10,462,187 1,000,000 1,753,103 946,904 225,089 147,328 14,534,611

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